

SUBJECT TO THE FOLLOWING CONTRACT.

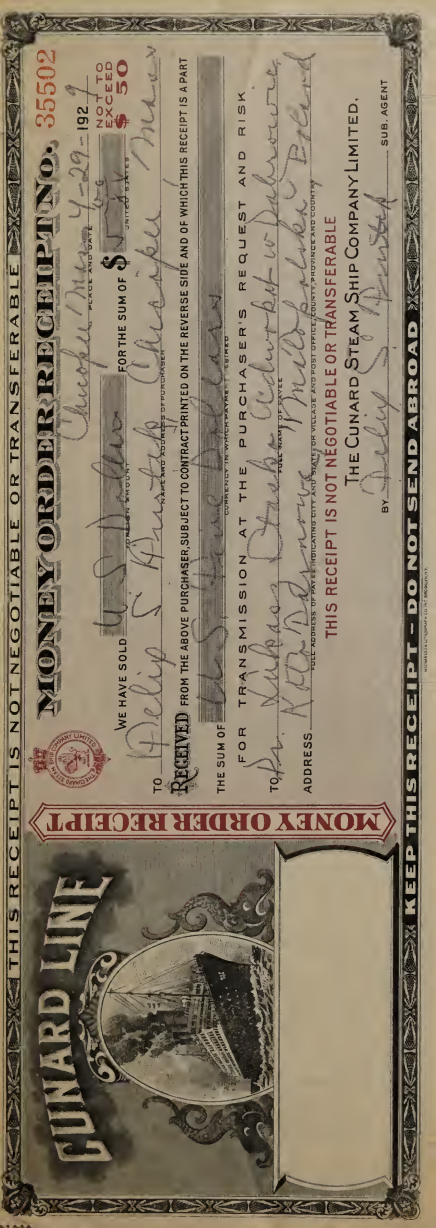
THE RECEPT ON THE OTHER S DE IS PART OF AND IS ISSUED.

BY THE DELIVERY AND ACCEPTANCE OF THIS RECEIPT THE CUNARNOSTEAM SHIP COMPANY, LIMITED (HEREINAFTER CALLED THE COMPANY) AND THE PERSON ACCEPTING THIS RECEIPT (HEREINAFTER CALLED THE REMITTER) CONTRACT AND AGREE AS FOLLOWS.

- 1. THIS RECEIPT IS NOT NEGOTIABLE OR TRANSFERABLE.
- 2. THIS RECEIPT SHALL NOT BE ISSUED OR ACCEPTED AND SHALL NOT BE VALID FOR MORE THAN THE EQUIVALENT, IN THE CURRENCY OF PAYMENT SPECIFIED THEREIN OF SUM OF \$ 50
- 3. THE COMPANY ACTS AS AGENT FOR THE REMITTER, ANY AGENT MITTANCE SHALL BE DEEMED THE AGENT OF THE REMITTER AND NOT THE AGENT OF THE REMITTER AND NOT THE AGENT OF THE REMITTER AND NOT THE AGENT OF THE COMPANY.
- 4. IF THE CURRENCY OF PAYMENT HEREIN SPECIFIED BE A FOREIGN CURRENCY THE COMPANY EITHER HAS CAUSED OR WILL PROMPTLY CAUSE TO BE PURCHASED EXCHANGE TO COVER THE REMITTANCE
- 5. REMITTANCE SHALL BE EFFECTED IN THE CURRENCY OF PAY-MENT SPECIFIED HEREIN, EXCEPT THAT IF DEEMED NECESSARY BY THE COMPANY OR ANY AGENT SELECTED BY IT SUCH CURRENCY OF PAY-MENT. IF A FOREIGN CONVERSION, LESS ITS USUAL CHARGES AND BANK MAKING SUCH CONVERSION, LESS ITS USUAL CHARGES AND EXPENSES.

 6. THE MONEY FOR WHICH THIS RECEIPT IS ISSUED SHALL BE DEL-
- IVERED ORCREDITED TO AN AGENT SELECTED BY THE COMPANY ABROAD AND APPROPRIATE INSTRUCTIONS FOR EFFECTING THE REMITTANCE SHALL BE FORWARDED TO SUCH AGENT; WHEREUPON ALL OBLIGATIONS OF THE COMPANY HEREUNDER, EXCEPT AS HEREINAFTER PROVIDED IN PARAGRAPH 10, SHALL BE DEEMED TO HAVE BEEN FULLY EFFECTED 7. REMITTANCE SHALL BE DEEMED TO HAVE BEEN FULLY EFFECTED
- WHEN THE MONEY FOR WHICH THIS RECEIPT IS ISSUED (UNLESS SUBSE-WHEN THE MONEY, SUBJECT TO THE LAWS AND REGULATIONS OR OTHER GOVERNMENTAL POST-OFFICE FOR TRANSMIT MONEY, SUBJECT TO THE LAWS AND REGULATIONS OR OTHER GOVERNMENTAL POST-OFFICE FOR TRANSMIT MONEY, SUBJECT TO THE LAWS AND REGULATIONS OF THE COMPANY) SHALL HAVE BEEN DELIVERED WHEN THE MONEY FOR WHICH THIS RECEIPT IS ISSUED (UNLESS SUBSE-WHEN THE MONEY FOR WHICH THIS RECEIPT IS PRACE.
- TICABLE BUT SHALL NOT BE REQUIRED TO DO SO; NOR WILL THE COMPANY UNDERTAKE TO TRACE THE REMITTANCE UNTIL AFTER NINETY OF A SUM TO COVER NECESSARY OUTLAYS.

 9. NEITHER THE COMPANY NOR ANY AGENT SELECTED BY IT HERE.
- UNDER SHALL BE RESPONSIBLE FOR ANY LOSS OCCASIONED BY ERRORS OR DELAYS IN THE TRANSMISSION OF ANY M ESSAGE BY MAIL, TELE-THE COMPANY BE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE PAYER, NOR SHALL THE COMPANY BE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE ROTHER CAUSE BEYOND THE ACENT SO SELECTED BY IT OR FOR ANY OTHER CAUSE BEYOND THE ACENT OR CAUSE BEYOND THE ACENT OF ANY OTHER CAUSE BY THE RE-THE COMPANY'S CONTROL ALL RISKS OF WHICH ARE ASSUMED BY THE RE-THE COMPANY'S CONTROL ALL RISKS OF WHICH ARE ASSUMED BY THE RE-THE RISKS OF ANY OTHER ACENT OF ACENT OF ACENT OF ACENT OF ACENT OF ACTS OF ACENT OF ACEN
- 10. THE COMPANY UNDERTAKES THIS TRANSMISSION ONLY UPON THE EXPRESS CONDITION THAT IF FOR ANY REASON REMITTANCE CANNOTBE EFFECTED TO THE PAYEE AND THE FOREIGN CURRENCY FOR WHICH THIS RECEIPT IS ISSUED SHOULD BE RETURNED TO THE FOREIGN THEN THE COMPANY SHALL BE LIABLE TO REFUND ONLY THE FOREIGN CURRENCY SO RETURNED OR ITS EQUIVALENT COMPUTED AT THE CURRENT BUYING RATE IN NEW YORK CITY ON THE DATE OF REFUND LESS ANY CHARGES AND EXPENSES OF THE COMPANY.
- 11 THE TERMS AND CONTRACT PRINTED ON THIS RECEIPT SHALL NOT BE ALTERED OR SUPPLEMENTED IN ANY MANNER AND NO ORAL OR TION OR MUTILATION OF THIS RECEIPT OR ANY ATTEMPT TO ALTER OR ERASE ANY OF 11'S PRINTED OR WRITTEN PROVISIONS SHALL RENDER THIS RECEIPT OR ANY ATTEMPT TO ALTER OR THIS RECEIPT ON WRITTEN PROVISIONS SHALL RENDER THIS RECEIPT AND THE ENTIRE TRANSACTION VOID.



SUBJECT TO THE FOLLOWING CONTRACT.

BY THE DELIVERY AND ACCEPTANCE OF THIS RECEIPT THE COMPANY, LIMITED (HEREINAFTER CALLED THE COMPANY) AND THE PERSON ACCEPTING THIS RECEIPT (HEREINAFTER CALLED THE COMPANY) AND THE PERSON ACCEPTING THIS RECEIPT (HEREINAFTER CALLED THE COMPANY) AND THE PERSON ACCEPTING THIS RECEIPT (HEREINAFTER) CONTRACT AND AGREE AS FOLLOWS:

I. THIS RECEIPT IS NOT NEGOTIABLE OR TRANSFERABLE.

2. THIS RECEIPT SHALL NOT BE ISSUED OR ACCEPTED AND SHALL NOT BE VALID FOR MORE THAN THE EQUIVALENT, IN THE CURRENCY OF PAYMENT SPECIFIED THEREIN OF SUM OF \$ 50

3. THE COMPANY ACTS AS AGENT FOR THE REMITTER. ANY AGENT

3. THE COMPANY ACTS AS AGENT FOR THE REMITTER ANY AGENT WHICH THE COMPANY SELECTS FOR THE PURPOSE OF EFFECTING REMITTENCE SHALL BE DEEMED THE AGENT OF THE REMITTER AND NOT THE AGENT OF THE REMITTER AND NOT THE AGENT OF THE REMITTER AND NOT THE AGENT OF THE COMPANY.

4. IF THE CURRENCY OF PAYMENT HEREIN SPECIFIED BE A FOREIGN CURRENCY THE COMPANY EITHER HAS CAUSED OR WILL PROMPTLY CAUSE TO BE PURCHASED EXCHANGE TO COVER THE REMITTANCE.

5. REMITTANCE SHALL BE EFFECTED IN THE CURRENCY OF PAYMENT AND COMPANY OF PAYMENT HEREIN SPECIFIED BE A FOREIGN CAUSE.

MENT SPECIFIED HEREIN, EXCEPT THAT IF DEEMED NECESSARY BY THE COMPANY OR ANY AGENT SELECTED BY IT SUCH CURRENCY OF PAY-POREIGN MONEY AT THE CURRENT RATE OF THE AGENT OR PAYING BANK MAKING SUCH CONVERSION, LESS ITS USUAL CHARGES AND EXPENSES.

6. THE MONEY FOR WHICH THIS RECEIPT IS ISSUED SHALL BE DELIVERED OR CREDITED TO AN AGENT SELECTED BY THE COMPANY ABROAD
SHALL BE FORWARDED TO SUCH AGENT; WHEREUPON ALL OBLIGATIONS
OF THE COMPANY HEREUNDER, EXCEPT AS HEREINAFTER PROVIDED
IN PARAGRAPH 10, SHALL CEASE.

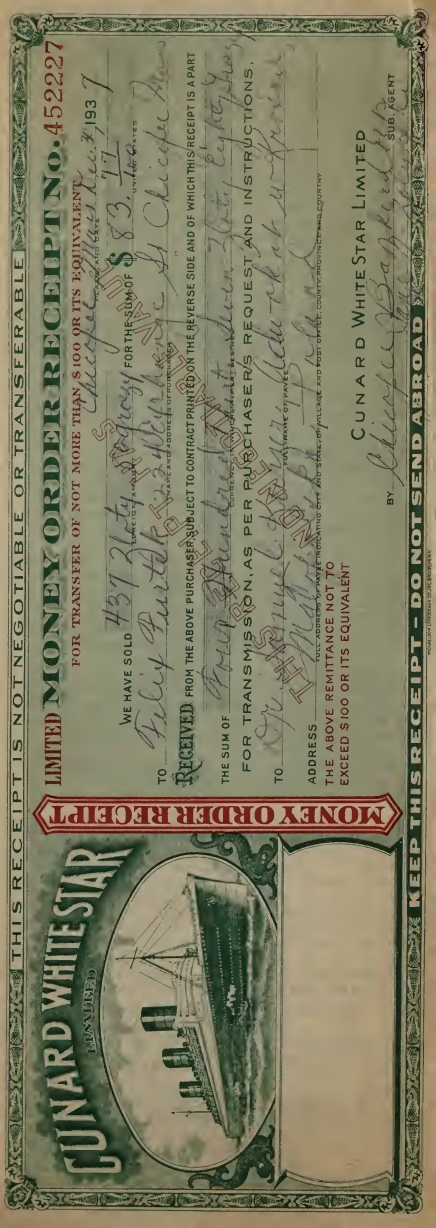
7. REMITTANCE SHALL BE DEEMED TO HAVE BEEN FULLY EFFECTED WHEN THE MONEY FOR WHICH THIS RECEIPT IS ISSUED (UNLESS SUBSE-POR TRANSMISSION TO THE COMPANY) SHALL HAVE BEEN DELIVERED OR OTHER GOVERNMENT AGENCY OFFICIALLY AUTHORIZED TO RECEIVE AND TRANSMIT MONEY, SUBJECT TO THE LAWS AND REGULATIONS OVERNING SUCH AGENCY.

8. THE COMPANY WILL RETURN THE PAYEE'S RECEIPT IF PRACTICABLE BUT SHALL NOT BE REQUIRED TO DO SO; NOR WILL THE COMPANY UNDERTAKE TO TRACE THE REMITTANCE UNTIL AFTER NINETY DAYS FROM DATE HEREOF AND THEN ONLY UPON PAYMENT IN ADVANCE OF A SUM TO COVER NECESSARY OUTLAYS.

9. NEITHER THE COMPANY NOR ANY AGENT SELECTED BY IT HERE. UNDER SHALL BE RESPONSIBLE FOR ANY LOSS OCCASIONED BY ERRORS OR DELAYS IN THE TRANSMISSION OF ANY M ESSAGE BY MAIL, TELETHE COMPANY BE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE COMPANY BE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE COMPANY BE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE COMPANY BE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE RESPONSIBLE FOR THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE ACTS OR OWN THE ACTS OR OWN THE ACTS OR OWN

10. THE COMPANY UNDERTAKES THIS TRANSMISSION ONLY UPON THE EXPRESS CONDITION THAT IF FOR ANY REASON REMITTANCE CANNOTBE EFFECTED TO THE PAYEE AND THE FOREIGN CURRENCY FOR WHICH THIS RECEIPT IS ISSUED SHOULD BE RETURNED TO THE FOREIGN CURRENCY SO RETURNED OR ITS EQUIVALENT COMPUTED AT THE CURRENT HIS PAYER IN NEW YORK CITY ON THE DATE OF REFUND LESS CONPANY.

II. THE TERMS AND CONTRACT PRINTED ON THIS RECEIPT SHALL NOT BE ALTERED OR SUPPLEMENTED IN ANY MANNER AND NO ORAL OR COLLATERAL AGREEMENT SHALL BIND THE COMPANY. ANY ALTER OR TION OR MUTILATION OF THIS RECEIPT OR ANY ATTEMPT TO ALTER OR REASE ANY OF ITS PRINTED OR WRITTEN PROVISIONS SHALL RENDER THIS RECEIPT AND THE ENTIRE TRANSACTION VOID.



TOAATNOO

SUBJECT TO THE FOLLOWING CONTRACT.

BY THE DELIVERY AND ACCEPTANCE OF THIS RECEIPT CUNARAW, WHITE STAR LIMITED (HEREINAFTER CALLED THE COMPANY) AND THE PERSON ACCEPTING THIS RECEIPT (HEREINAFTER CALLED THE REMITTER) CONTRACT AND AGREE AS FOLLOWS:

1. THIS RECEIPT IS NOT NEGOTIABLE OR TRANSFERABLE,

2. THIS RECEIPT SHALL NOT BE ISSUED OR ACCEPTED AND SHALL NOT BE VALID FOR MORE THAN THE EQUIVALENT, IN THE CURRENCY OF PAYMENT SPECIFIED THEREIN OF SUM OF \$100

3. THE COMPANY ACTS AS AGENT FOR THE REMITTER. ANY AGENT WHICH THE COMPANY SELECTS FOR THE PURPOSE OF EFFECTING REMITTANCE SHALL BE DEEMED THE AGENT OF THE REMITTER AND NOT THE AGENT OF THE COMPANY.

4. IF THE CURRENCY OF PAYMENT HEREIN SPECIFIED BE A FOREIGN CURRENCY THE COMPANY EITHER HAS CAUSED OR WILL PROMPTLY CAUSE TO BE PURCHASED EXCHANGE TO COVER THE REMITTANCE.

5. REMITTANCE SHALL BE EFFECTED IN THE CURRENCY OF PAY-MENT SPECIFIED HERBIN, EXCEPT THAT IF DEEMED NECESSARY BY THE COMPANY OR ANY AGENT SELECTED BY IT SUCH CURRENCY OF PAY-MENT, IF A FOREIGN CURRENCY, MAY BE CONVERTED INTO OTHER FOREIGN MONEY AT THE CURRENT RATE OF THE AGENT OR PAYING FOREIGN MONEY AT THE CURRENT RATE OF THE AGENT OR PAYING EXPENSES.

IVERED ORCREDITED TO AN AGENT SELECTED BY THE COMPANY ABROAD AND APPROPRIATE INSTRUCTIONS FOR EFFECTING THE REMITTANCE SHALL BE FORWARDED TO SUCH AGENT; WHEREUPON ALL OBLIGATIONS OF THE COMPANY HEREUNDER, EXCEPT AS HEREINAFTER PROVIDED IN PARAGRAPH 10, SHALL CEASE.

7. REMITTANCE SHALL BE DEEMED TO HAVE BEEN FULLY EFFECTED WHISH STORMARD FOR SHALL BE DESTRATED FOR

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WHEN THE MONEY FOR WHICH THIS RECEIPT IS ISSUED (UNLESS SUBSE-QUENTLY RETURNED TO THE COMPANY) SHALL HAVE BEEN DELIVERED FOR TRANSMISSION TO THE PAYEE TO A GOVERNMENTAL POST-OFFICE OR OTHER GOVERNMENT AGENCY OFFICIALLY AUTHORIZED TO RECEIVE AND TRANSMIT MONEY, SUBJECT TO THE LAWS AND REGULATIONS GOVERNING SUCH AGENCY.

8. THE COMPANY WILL RETURN THE PAYEE'S RECEIPT IF PRACTICABLE BUT SHALL NOT BE REQUIRED TO DO SO; NOR WILL THE COMPANY UNDERTAKE TO TRACE THE REMITTANCE UNTIL AFTER MINETY PANY UNDERTAKE TO TRACE THE REMITTANCE UNTIL AFTER MINETY PANY UNDERTAKE TO TRACE THE REMITTANCE UNTIL AFTER MINETY PANY THE COMPANY WILL RETURN THE PAYEE'S RECEIPT IF PRACTICALLY.

9. NEITHER THE COMPANY NOR ANY AGENT SELECTED BY IT HERECOMPANY'S CONTROL, ALL RISKS OF WHICH ARE ASSUMED BY THE RETHE COMPANY BE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY
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THERE.

10. THE COMPANY UNDERTAKES THIS TRANSMISSION ONLY UPON RENT BUYING RATE IN NEW YORK CITY ON THE DATE OF RESCURPIND LESS CONDITION THAT IF FOR ANY REASON REMITTANCE WHICH THIS RECEIPT IS ISSUED SHOULD BE RETURNED TO THE FOREIGN CURRENCY FOR WHICH THIS RECEIPT IS ISSUED SHOULD BE RETURNED TO THE FOREIGN WHICH THIS RECEIPT IS ISSUED SHOULD BE RETURNED TO THE FOREIGN WHICH THIS RECEIPT IS ISSUED SHOULD BE RETURNED TO THE FOREIGN CURRENCY SO RETURNED ONLY THE FOREIGN CURRENCY SO RETURNED OR ITS EQUIVALENT COMPUTED AT THE CURPLY COMPANY.

11. THE TERMS AND CONTRACT PRINTED ON THIS RECEIPT SHALL NOT BE ALTERED OR SUPPLEMENTED IN ANY MANNER AND NO ORAL OR COLLATERAL AGREEMENT SHALL BIND THE COMPANY. ANY ALTERA-TION OR MUTILATION OF THIS RECEIPT OR ANY ATTEMPT TO ALTER OR THIS PRINTED OR WRITTEN PROVISIONS SHALL RENDER THIS RECEIPT AND THE ENTIRE TRANSACTION VOID.



THE RECEIPT ON THE OTHER SIDE IS PART OF AND IS ISSUED

BY THE DELIVERY AND ACCEPTANCE OF THIS RECEIPT THE COMPANY STEAM SHIP COMPANY, LIMITED (HEREINAFTER CALLED THE COMPANY) AND THE PERSON ACCEPTING THIS RECEIPT (HEREINAFTER CALLED THE REMITTER) CONTRACT AND AGREE AS FOLLOWS:

1. THIS RECEIPT IS NOT NEGOTIABLE OR TRANSFERABLE.

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3. THE COMPANY ACTS AS AGENT FOR THE REMITTER. ANY AGENT WHICH THE COMPANY SELECTS FOR THE PURPOSE OF EFFECTING REMITTANCE SHALL BE DEEMED THE AGENT OF THE REMITTER AND NOT THE AGENT OF THE COMPANY.

4. IF THE CURRENCY OF PAYMENT HEREIN SPECIFIED BE A FOREIGN CAUSE TO BE PURCHASED EXCHANGE TO COVER THE REMITTANCE.

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MENT SPECIFIED HEREIN, EXCEPT THAT IF DEEMED NECESSARY BY THE COMPANY OR ANY AGENT SELECTEO BY IT SUCH CURRENCY OF PAY, MENT, IF A FOREIGN GURRENCY, MAY BE CONVERTED INTO OTHER FOREIGN MONEY AT THE CURRENT RATE OF THE AGENT OR PAYING BANK MAKING SUCH CONVERSION, LESS ITS USUAL CHARGES AND EXPENSES.

6. THE MONEY FOR WHICH THIS RECEIPT IS ISSUEO SHALL BE DELIVERED OR CREDITED TO AN AGENT SELECTED BY THE COMPANY ABROAD SHALL BE FORWARDED TO SUCH AGENT; WHEREUPON ALL OBLIGATIONS OF THE COMPANY HEREUNDER, EXCEPT AS HEREINAFTER PROVIDEO OF THE COMPANY HEREUNDER, EXCEPT AS HER

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8. THE COMPANY WILL RETURN THE PAYEE'S RECEIPT IF PRACTICABLE BUT SHALL NOT BE REQUIRED TO OO SO; NOR WILL THE COMPANY UNDERTAKE TO TRACE THE REMITTANCE UNTIL AFTER NINETY DAYS FROM DATE HEREOF AND THEN OULLY UPON PAYMENT IN ADVANCE OF A SUM TO COVER NECESSARY OUTLAYS.

9. NEITHER THE COMPANY NOR ANY AGENT SELECTED BY IT HERE-UNDER SHALL BE RESPONSIBLE FOR ANY LOSS OCCASIONED BY ERRORS OR DELAYS IN THE TRANSMISSION OF ANY MESSAGE BY MAIL, TELE-GRAPH OR CABLE, OR FOR FAILURE TO IDENTIFY THE PAYEE, NOR SHALL THE COMPANY BE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY AGENT SO SELECTED BY IT OR FOR ANY OTHER CAUSE BEYOND THE ACTS OR OMISSIONS OF ANY OTHER PAYER, NOR SHALL AND THE RESPONSIBLE FOR THE RESUMED BY THE RE-MITTER.

10. THE COMPANY UNDERTAKES THIS TRANSMISSION ONLY UPON THE EXPRESS CONDITION THAT IF FOR ANY REASON REMITTANCE CANNOTBE EFFECTED TO THE PAYEE AND THE FOREIGN CURRENCY FOR WHICH THIS RECEIPT IS ISSUED SHOULD BE RETURNED TO THE FOREIGN THEN THE COMPANY. SHALL BE LIABLE TO REFUND ONLY THE FOREIGN CURRENCY SO RETURNED OR ITS EQUIVALENT COMPUTED AT THE CURRENT BUYING RATE IN NEW YORK CITY ON THE DATE OF REFUND LESS CHARGES AND EXPENSES OF THE COMPANY.

II. THE TERMS AND CONTRACT PRINTED ON THIS RECEIPT SHALL NOT BE ALTEREO OR SUPPLEMENTED IN ANY MANNER AND NO ORAL OR TION OR MUTILATION OF THIS RECEIPT OR ANY ATTEMPT TO ALTERACTION OR ITS PRINTED OR WRITTEN PROVISIONS SHALL RENDER THIS RECEIPT ANY OF ITS PRINTED OR WRITTEN PROVISIONS SHALL RENDER THIS RECEIPT AND THE ENTIRE TRANSACTION VOIO.

FOR TRANSMISSION, AS PER PURCHASER'S REQUEST AND INSTRUCTIONS 🕕 FROM THE ABOVE PURCHASER, SUBJECT TO CONTRACT PRINTED ON THE REVERSE SIDE AND OF WHICH THIS RECEIPT IS A PART TONEY ORDER RECEIPTING. 6518 THE CUNARD STEAM SHIP COMPANY LIMITED, THIS RECEIPT IS NOT NEGOTIABLE OR TRANSFERABLE FULL ADDRESS OF PAYEE INDICATING CITY AND STATE, OH VICLAGE AND BUST OFFICE, COUNTY, PROVINCE AND CO. THIS RECEIPT IS NOT NEGOTIABLE OR TRANSFERABLE KEEP THIS RECEIPT - DO NOT SEND ABROAD 🔯 WE HAVE SOLD THE SUM OF

THE RECEIPT ON THE OTHER SIDE IS PART OF AND IS ISSUED

BY THE DELIVERY AND ACCEPTANCE OF THIS RECEIPT THE CUNARN STEAM SHIP COMPANY, LIMITED (HEREINAFTER CALLED THE COMPANY AND THIS RECEIPT, HEREINAFTER CALLED THE REMITTER) CONTRACT AND AGREE AS FOLLOWS

- 1. THIS RECEIPT IS NOT NEGOTIABLE OR TRANSFERABLE
- 2. THIS RECEIPT SHALL NOT BE ISSUED OR ACCEPTED AND SHALL NOT BE VALID FOR MORE THAN THE EQUIVALENT, IN THE CURRENCY OF PAYMENT SPECIFIED THEREIN, OF SUM OF \$100
- 3 THE COMPANY ACTS AS AGENT FOR THE REMITTER, ANY AGENT WHICH THE COMPANY SELECTS FOR THE PURPOSE OF EFFECTING REMITTANCE SHALL BE DEEMED THE AGENT OF THE REMITTER AND NOT THE AGENT OF THE COMPANY.
- 4 IF THE CURRENCY OF PAYMENT HEREIN SPECIFIED BE A FOREIGN CURRENCY THE COMPANY EITHER HAS CAUSED OR WILL PROMPTLY CAUSE TO BE PURCHASED EXCHANGE TO COVER THE REMITTANCE.
- 5 REMITTANCE SHALL BE EFFECTED IN THE CURRENCY OF PAY.
 MENT SPECIFIED HEREIN, LYCEPT THAT IF DEEMED NECESSARY BY THE
 COMPANY OR ANY AGENT SELECTED BY IT SUCH CURRENCY OF PAY
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 BANK MAKING SUCH CONVERSION LESS ITS USUAL CHARGES AND
 EXPENSES

 6 THE MONEY FOR WHICH THIS RECEIPT IS ISSUED SHALL BE DEL-
- IVERED OR CREDITED TO AN AGENT SELECTED BY THE COMPANY ABROAD AND APPROPRIETE INSTRUCTIONS FOR EFFECTING THE REMITTANCE SHALL BE FORWARDED TO SUCH AGENT WHEREUPON ALL OBLIGATIONS OF THE COMPANY HEREUNDER, EXCEPT AS HEREINAFTER PROVIDED IN PARAGERAPH 10, SHALL BE DEEMED TO HAVE BEEN FULLY EFFECTED 7, REMITTANCE SHALL BE DEEMED TO HAVE BEEN FULLY EFFECTED
- 7. REMITTANCE SHALL BE DEEMED TO HAVE BEEN FULLY EFFECTED WHEN THE MONEY FOR WHICH THIS RECEIPT IS ISSUED (UNLESS SUBSEQUENTLY RETURNED TO THE COMPANY) SHALL HAVE BEEN DELIVERED FOR TRANSMISSION TO THE PAYEE TO A GOVERNMENTAL POST-OFFICE OR OTHER GOVFRUMENT AGENCY OFFICIALLY AUTHORIZED TO RECEIVE AND TRANSMIT MONEY SUFJECT TO THE LAWS AND REGULATIONS GOVERN AG SUCH AGENCY
- 8 THE COMPANY WILL RETURN THE PAYEE'S RECEIPT IF PRACTICABLE BUT SHALL NOT BE REQUIRED TO DO SO: NOR WILL THE COMPANY UNDERTAKE TO TRACE THE REMITTANCE UNTIL AFTER UINETY DAYS FROM DATE HERECES ARY OUTLAYS.
- 9. NEITHER THE COMPANY NOR ANY AGENT SELECTED BY IT HERE. UNDER SHALL BE RESPONSIBLE FOR ANY LOSS OCCASIONED BY ERRORS OR DELAYS IN THE TRANSMISSION OF ANY OTHER CAUSE BEYOND THE THE COMPANY SE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY THE ROWNED BY THE RESPONSIBLE FOR THE ACTS OR OMISSIONS OF ANY OTHER CAUSE BEYOND THE THE COMPANY S CONTROL. ALL RISKS OF WHICH ARE ASSUMED BY THE REMOVED THE RESPONSIBLE FOR THE ACTS OF ANY OTHER CAUSE BEYOND THE REMOVED THE RESPONSIBLE FOR THE REMOVED THE REMOVED THE RESPONSIBLE FOR THE REMOVED THE REMOV
- 10. THE COMPANY UNDERTAKES THIS TRANSMISSION ONLY UPON THE EXPRESS COMPANY LIMB THE FOR ANY REASON REMITTANCE CANNOTRE EFFECTED TO THE PAYER AND THE FOREIGN CURRENCY FOR WHICH THIS RECEIPT IS SSUED SHOULD BE RETURNED TO THE COMPANY, THEN THE COMPANY SHALL BE LIBBLE TO REFUND ONLY THE FOREIGN CURRENCY SO 4:2 URNED OR ITS EQUIVALENT COMPUTED AT THE CURPENT EDATE OF THE CURPENT BUYING RATE IN NEW YORK CITY ON THE DATE OF REFUND LESS ANY CHARGES AND EXPENSES OF THE COMPANY.
- II. THE ERMS AND CONTRACT PRINTED ON THIS RECEIPT SHALL NOT BE ALTERED OR SUPPLEMENTED IN ANY MANNER AND NO ORAL OR COLLATERAL ANY SHALL BIND THE COMPANY. ANY ALTERAL TION OR MUTILAT ON OF THIS RECEIPT OR ANY ATTEMPT TO ALTER OR ERASE ANY OF ITS PRINTED OR WRITTEN PROVISIONS SHALL REUDER THIS RECEIPT AND THE ENTIRE TRANSACTION VOID



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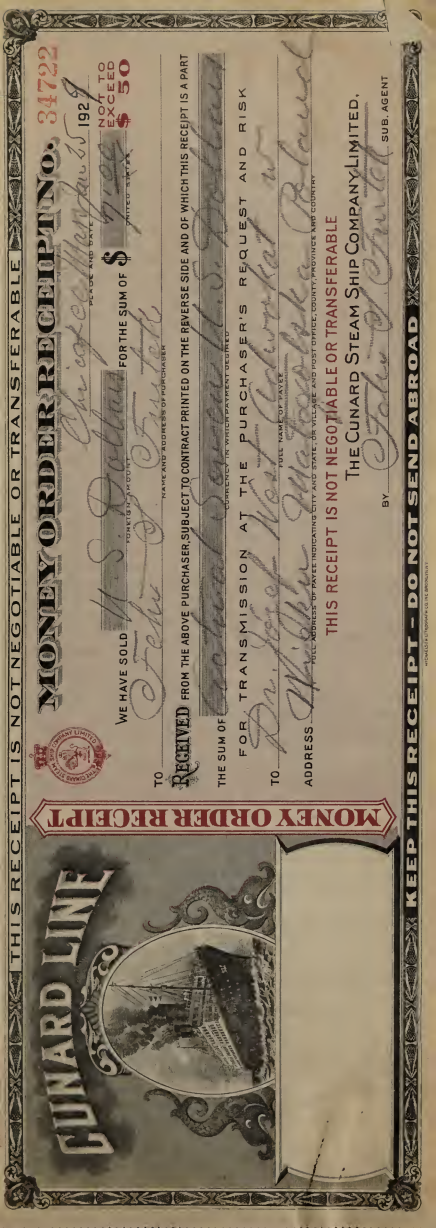
BY THE DELIVERY AND ACCEPTANCE OF THIS RECEIPT THE CUNARD AND THE PERSON ACCEPTING THIS RECEIPT (HEREINAFTER CALLED THE COMPANY) AND THE PERSON ACCEPTING THIS RECEIPT (HEREINAFTER CALLED THE REMITTER) CONTRACT AND AGREE AS FOLLOWS:

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- 4. IF THE CURRENCY OF PAYMENT HEREIN SPECIFIED BE A FOREIGN CAUSE TO BE PURCHASED EXCHANGE TO COVER THE REMITTANCE.

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- MENT SPECIFIED HEREIN, EXCEPT THAT IF DEEMED NECESSARY BY THE COMPANY OR ANY AGENT SELECTED BY IT SUCH CURRENCY OF PAY.

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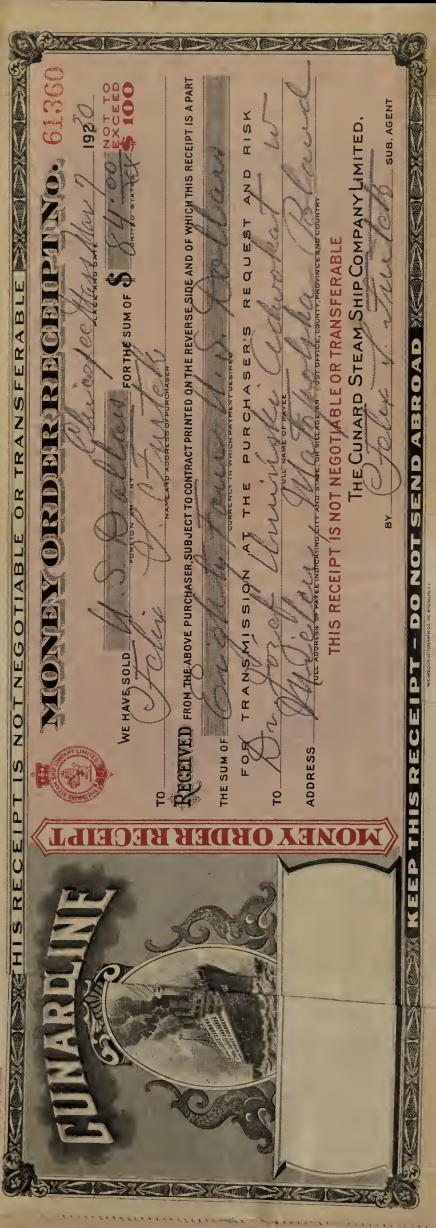
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- 8, THE COMPANY WILL RETURN THE PAYEE'S RECEIPT IF PRACTICABLE BUT SHALL NOT BE REQUIRED TO DO SO; NOR WILL THE COMPANY UNDERTAKE TO TRACE THE REMITTANCE UNTIL AFTER NINETY DAYS FROM DATE HEREOF AND THEN ONLY UPON PAYMENT IN ADVANCE OF A SUM TO COVER NECESSARY OUTLAYS
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- 10. THE COMPANY UNDERTAKES THIS TRANSMISSION ONLY UPON THE EXPRESS CONDITION THAT IF FOR ANY REASON REMITTANCE CANNOTRE EFFECTED TO THE PAYEE AND THE FOREIGN CURRENCY FOR WHICHTHIS RECEIPT IS ISSUED SHOULD BERRETURNED TO THE FOREIGN CURRENCY SO RETURNED OR ITS EQUIVALENT COMPUTED AT THE CURRENT BUYING RATE IN NEW YORK CITY ON THE DATE OF REFUND LESS RENT BUYING RATE IN NEW YORK CITY ON THE DATE OF REFUND LESS ANY CHARGES AND EXPENSES OF THE COMPANY.
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BY THE DELIVERY AND ACCEPTANCE OF THIS RECEIPT THE CUNARD STEAM SHIP COMPANY, LIMITED (HEREINAFTER CALLED THE COMPANY) AND THE PERSON ACCEPTING THIS RECEIPT (HEREINAFTER CALLED THE REMITTER) CONTRACT AND AGREE AS FOLLOWS:

- 1. THIS RECEIPT IS NOT NEGOTIABLE OR TRANSFERABLE.
- 2. THIS RECEIPT SHALL NOT BE ISSUED OR ACCEPTED AND SHALL NOT BE VALID FOR MORE THAN THE EQUIVALENT, IN THE CURRENCY OF PAYMENT SPECIFIED THEREIN OF SUM OF \$ 50
- 3. THE COMPANY ACTS AS AGENT FOR THE REMITTER. ANY AGENT WHICH THE COMPANY SELECTS FOR THE PURPOSE OF EFFECTING REMITTANCE SHALL BE DEEMED THE AGENT OF THE REMITTER AND MOT THE AGENT OF THE REMITTER AND MOT THE AGENT OF THE COMPANY.
- 4. IF THE CURRENCY OF PAYMENT HEREIN SPECIFIED BE A FOREIGN CAUSE TO BE PURCHASED EXCHANGE TO COVER THE REMITTANCE.
- 5. REMITTANCE SHALL BE EFFECTED IN THE CURRENCY OF PAYMENT SPECIFIED HEREIN, EXCEPT THAT IF DEEMED NECESSARY BY THE COMPANY OR ANY AGENT SELECTED BY IT SUCH CURRENCY OF PAYMENT, IF A FOREIGN CONVERTED INTO OTHER POREIGN MONEY AT THE CURRENCY, MAY BE CONVERTED INTO OTHER POREIGN MONEY AT THE CURRENCY, MAY BE CONVERTED INTO OTHER POREIGN MONEY AT THE CURRENCY, MAY BE CONVERTED INTO OTHER POREIGN MONEY AT THE CONVERTED SHALL BE DELEXPENSES.
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- 7. REMITTANCE SHALL BE DEEMED TO HAVE BEEN FULLY EFFECTED WHEN THE MONEY FOR WHICH THIS RECEIPT IS ISSUED (UNLESS SUBSE-QUENTLY RETURNED TO THE PAYEE TO A GOVERNMENTAL POST-OFFICE OR OTHER GOVERNMENT AGENCY OFFICIALLY AUTHORIZED TO RECEIVE OND TRANSMIT MONEY, SUBJECT TO THE LAWS AND REGULATIONS OVERNING SUCH AGENCY.
- 8. THE COMPANY WILL RETURN THE PAYEE'S RECEIPT IF PRACTICABLE BUT SHALL NOT BE REQUIRED TO DO SO; NOR WILL THE COMPANY UNDERTAKE TO TRACE THE REMITTANCE UNTIL AFTER NINETY DAYS FROM DATE HEREOF AND THEN ONLY UPON PAYMENT IN ADVANCE OF A SUM TO COVER NECESSARY OUTLAYS.
- 9. NEITHER THE COMPANY NOR ANY AGENT SELECTED BY IT HERE-UNDER SHALL BE RESPONSIBLE FOR ANY LOSS OCCASIONED BY ERRORS OR DELAYS IN THE TRANSMISSION OF ANY M ESSAGE BY MAIL, TELETHE COMPANY BE RESPONSIBLE FOR THE ACTS'OR OMISSIONS OF ANY THE PAYER, NOR SHALL THE COMPANY BE RESPONSIBLE FOR THE ACTS'OR OMISSIONS OF ANY OTHER PAYER, NOR SHALL THE COMPANY BE RESPONSIBLE FOR THE ACTS'OR OMISSIONS OF ANY MITTER.
- 10. THE COMPANY UNDERTAKES THIS TRANSMISSION ONLY UPON THE EXPRESS CONDITION THAT IF FOR ANY REASON REMITTANCE CANNOTBE EFFECTED TO THE PAYEE AND THEFOREIGN CURRENCY FOR WHICH THIS RECEIPT IS ISSUED SHOULD BE RETURNED TO THE FOREIGN THEN THE COMPANY SHALL BE LIABLE TO REFUND ONLY THE FOREIGN CURRENCY SO RETURNED OR ITS EQUIVALENT COMPUTED AT THE CURRENT BUYING RATE IN NEW YORK CITY ON THE DATE OF REFUND LESS ANY CHARGES AND EXPENSES OF THE COMPANY.
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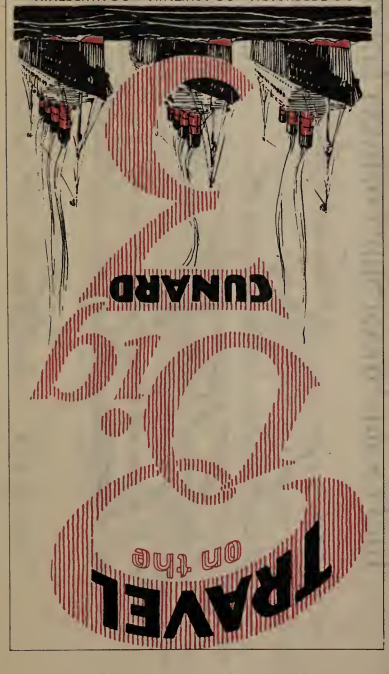
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11. THE TERMS AND CONTRACT PRINTED ON THIS RECEIPT SHALL NOT BE ALTERED OR SUPPLEMENTEO IN ANY MANNER AND NO ORAL OR COLLATERAL AGREEMENT SHALL BIND THE COMPANY. ANY ALTERALTION OR THIS RECEIPT OR ANY ATTEMPT TO ALTER OR THIS RECEIPT OR ANY STREMPT TO ALTER OR THIS RECEIPT OR WRITTEN PROVISIONS SHALL RENDER THIS RECEIPT AND THE ENTIRE TRANSACTION VOIO.

ENBOPE - AMERICA

FASTEST OCEAN SERVICE

S.S. BERENGARIA - S.S. AQUITANIA - S.S. MAURETANIA



Da ber Absender ängstlich auf Nachricht wartet, ob Sie in den Besit bes Geldes gekommen sind, möchten wir Sie freundlichst bitten die Empfangsbestätigung abzutrennen und an die Abresse zu senden, welche auf der Vorderseite steht.

дитес оторвать, подписать и послать эту записку по

нии вами денег. Когда Вы получите деньг

Посылатель безпокойно ждет уведомления у получе-

адрессу, данному на лице.

דער געלם־שוקער ערוואַרמעם דו נאַכרוכם פון אייער ערהאַלפונג פון די געלם. ווען איר קריגם די געלם. בימע רייסם אַפּ. אונטערצייכענט און שיקם פאלר דיוע נאַכריכט צו דעם אַררעם געשהיעכען היר.

The remitter is anxiously waiting to hear that the money has reached you safely. On receipt of the money, kindly detach, sign and mail this slip to the address given below.

L'envoyeur est extrêmement désireux de savoir si les fonds vous sont bien arrivés.—Au reçu de ces fonds, veuillez détacher, signer, et poster la présente fiche à l'adresse ci-dessous.

Payee of Money Order No. 18409

Prigrit - Chorpare na obopore - Rudfeite beachten

THE CUNARD STEAM SHIP COMPANY LIMITED

To the Payee of Money Order 8409, for (11)

insured addressed as



THE RECEIPT ON THE OTHER SIDE IS PART OF AND IS ISSUED

BY THE DELIVERY AND ACCEPTANCE OF THIS RECEIPT THE CUNARD STEAM SHIP COMPANY, LIMITED (HEREINAFTER CALLED THE COMPANY) AND THE PERSON ACCEPTING THIS RECEIPT (HEREINAFTER CALLED THE REMITTER) CONTRACT AND AGREE AS FOLLOWS:

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- 3. THE COMPANY ACTS AS AGENT FOR THE REMITTER, ANY AGENT WHICH THE COMPANY SELECTS FOR THE PURPOSE OF EFFECTING REMITTENCE SHALL BE DEEMED THE AGENT OF THE REMITTER AND NOT THE AGENT OF THE COMPANY.

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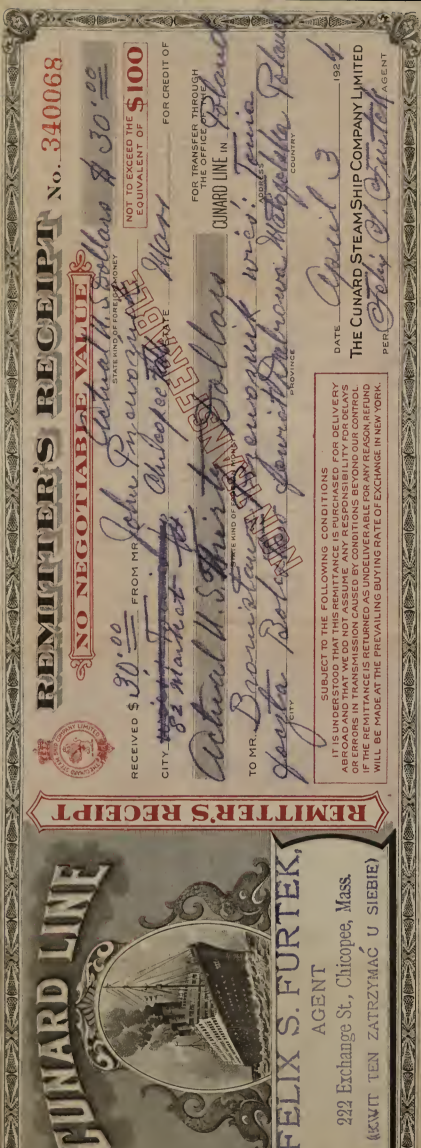
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- WHEN THE MONEY FOR WHICH THIS RECEIPT IS ISSUED (UNLESS SUBSE-QUENTLY RETURNED TO THE COMPANY) SHALL HAVE BEEN DELIVERED FOR TRANSMISSION TO THE PAYEE TO A GOVERNMENTAL POST-OFFICE AND TRANSMIT MONEY, SUBJECT TO THE LAWS AND REGULATIONS GOVERNING SUCH AGENCY.
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ADDENDUM TO PROVISIONS OF CONTRACT TICKET

In any case where Section 4283A of the Revised Statutes of the United States shall apply, the shipowner shall not be liable for any claim for loss of life or bodily injury unless written notice of the claim shall be given to the shipowner within six months from the day when the death or injury occurred. Suit to recover on any such claim shall not be maintainable unless commenced within one year after the day when such death or injury occurred. In all cases where Section 4283A does not apply, all the other provisions of this contract ticket, including those as to notice of claim and commencement of suit, shall be in full force and effect.

PURCHASER'S RECE

No. P. 160051

(BOSTON ISSUE)

PURCHASER'S RECEIPT and CONTRACT for PASSAGE from EUROPE to AMERICA Keep this receipt — do not send it to the passenger

NOT VALID FOR PASSAGE

NOT TRANSFERABLE

This purchaser's receipt and contract for ocean passage must be carefully preserved by the purchaser. It should not be sent to the passenger and it will not be honored for passage.

Passage will only be granted in exchange for the "Prepaid Certificate", issued in conjunction with this

IN CONSIDERATION of the sum named in the margin hereof, the receipt of which is acknowledged, C u n a r d White Star Limited agrees to provide transportation as specified herein for the person or persons mentioned, within two years, at the rates in force at the date hereof, on any ship of C u n a r d White Star Limited on which there is accommodation available of the class provided for and at the rate paid; AND IT IS MUTUALLY AGREED THAT THIS CONTRACT IS ISSUED BY CUNARD WHITE STAR LIMITED AND ACCEPTED BY THE PURCHASER AND BY THE PASSENGER ON THE FOLLOWING TERMS AND CONDITIONS:

1. This contract is made between the purchaser acting as agent for the passenger and C u n a r d White Star Limited, and it is understood and agreed that wherever the word "Company" occurs in this contract it refers only to C u n a r d White Star Limited. In providing tickets of or transportation by connecting carriers, the company acts only as agent of such connecting carriers.

2. A contract ticket for ocean passage will be issued to the passenger(s) in accordance with the laws of the country from which the passenger is booked or embarks. AND IT IS MUTUALLY AGREED between the Company, the purchaser hereof and the passenger that the purchaser and the passenger will be bound by the terms of such ocean contract in addition to the terms of this prepaid certificate and contract.

3. Emigrant passengers must not leave their homes for port of embarkation until advised to do so by the Company, otherwise they must stand the consequences of delay and all expenses in connection therewith. If upon receipt of such advice the passenger does not come forward after signifying his intention to do so, or if the Contract or Interim Ticket or other Passage Certificate issued to the passenger by the Company is lost or mislaid, this Contract is to be considered cancelled and the Passage money absolutely forfeited.

4. This contract is not transferable and is valid only for the passengers named herein. It is not available for persons who are not entitled to admission to the United States or Canada, as the case may be, according to the interpretation of the laws of those countries by the Company or otherwise (nor will children under sixteen years of age be accepted unaccompanied by an adult) and the Company shall not be liable for any expenses whatsoever incurred by or for such persons enroute or at the port of embarkation.

5. The Company may provide board and lodging and forwarding back to their former homes for any emigrant passengers going forward to the port of embarkation, who for any reason whatsoever are not forwarded further, and such expenses shall be a deduction against any refund due on this contract.

6. Twenty cubic feet of personal baggage for each First or Cabin Class adult passenger and 15 cubic feet for each Tourist or Third Class adult passenger will be carried by the Company's ship without additional charge and in the event Tourist or Third Class adult passenger will be carried by the Company's ship without additional charge and in the event of these amounts respectively being exceeded, the passenger shall pay at the current rate for each cubic foot of excess baggage. But it is agreed that neither the Company, nor the passage broker or agent, nor the ship, is in any case liable for loss of, or injury to, or delay in the delivery of, baggage or property of any passenger beyond the amount of ONE HUNDRED DOLLARS for each first class adult passenger and FIFTY DOLLARS for each cabin, tourist or third class adult passenger at which sums respectively it is HEREBY MUTUALLY AGREED that the same is valued and upon which valuation the price of passage hereunder is based, unless the value of the same in excess of these sums respectively be declared at or before the issuance of this contract or at or before the delivery of said baggage or property to the ship, and unless additional compensation at the rate of 1% on such excess of value is paid thereon (in which case the liability shall not exceed such specified value), and unless a special contract is made in duplicate and signed by the parties; and this agreement as to the extent of liability shall also apply to any baggage or property as to which the Company may have become liable as warehouseman either before or after the voyage, and to baggage or property placed or intended to be become liable as warehouseman either before or after the voyage, and to baggage or property placed or intended to be placed in the passenger's stateroom.

7. Neither the Company nor the passage broker or agent nor the Ship is in any case liable for the death of, or injury to, any passenger beyond the amount of \$100 in respect of each First Class passenger and \$50 in respect of each Cabin, Tourist or Third Class passenger.

8. No suit, action or proceeding against the Company or the Ship, or the agents of either, shall be maintainable for the recovery of baggage or property, or for damages for loss of, or injury to, or delay in delivery of the passenger's baggage or property, or for detention of the passenger, delay in landing him, or for injury to the passenger, or for breach of the terms hereof unless, (a) written notice of the claim be delivered to the Company at its New York address, namely 25 Broadway, New York, N. Y., within forty days after the termination of the voyage, and (b) such notice having been given, the suit, action or proceeding is commenced within one year after the termination of the voyage, and such suit, action or proceeding shall not be maintainable thereafter notwithstanding any provision of law of any State or Country to the contrary.

9. In making any arrangements for the care or transportation of any passenger or his or her baggage by any connecting or other carrier, railway, vessel, craft, transportation company, tramway, carriage, automobile, aircraft, or otherwise howsoever than by the Company's ships or such tenders as are supplied at the sole expense of the Company to embark or disembark passengers in or from the same, or in making any arrangements for shore accordmodation victualling amuse-

howsoever than by the Company's snips or such tenders as are supplied at the sole expense of the Company to embark or disembark passengers in or from the same, or in making any arrangements for shore accommodation victualling amusement or entertainment for any passenger, or for any other service or facility whatsoever for any passenger otherwise than aboard the Company's ships or the tenders aforesaid, it is understood and agreed that the Company is merely acting in the capacity of agent for the party or parties actually providing such care transportation accommodation victualling amusement entertainment service or facility aforesaid, and that the same are provided subject to the terms appearing in the tickets woushers or notices for the time being in force of such party or parties or otherwise imposed by a party or parties or otherwise imposed by the tickets vouchers or notices for the time being in force of such party or parties or otherwise imposed by such party or parties. It is further understood and agreed that the Company is not to be, or to be held, liable for the act, neglect, default, or omission of any party whomsoever in respect of any events, matters or things, whatsoever or wheresoever, elsewhere than aboard the Company's ships or such tenders as are supplied at the sole expense of the Company for the purpose of embarking or disembarking passengers in or from the Company's ships.

10. The right is reserved to refuse passage to anyone in such a state of health or physical condition as to be unfit to travel or whose condition through disease or otherwise may be dangerous or obnoxious to other passengers.

11. Additional fare will be collected on any children not specified in this contract, or where misrepresentation has been

12. Refund can be obtained only by returning this "Prepaid Certificate" and also the "Purchaser's Receipt and Contract" to the Company in America and after they have received confirmation of the cancellation of the passage from their foreign office. Such refund shall be subject to the customary cancellation fee then in effect.

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CUNARD WHITE STAR LIMITED

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For / Class Ocean Passage as Follows:
Names of Passengers
Stanistaw Kyrek. 30 Famistawa B. G. Pyrck 26
Booked from: //
To (AMERICAN DESTINATION) Via (PORT OF DEPARTURE) Via (PORT OF ARRIVAL) Amount Received
OCEAN FARE or Thru Rate Adults Children Infants \$ 10.00
European Rail Fare U. S. Head Tax { Fill is "U.S.C." If Passenger } \$ \(\) \
Class American Rail Fare Cash Advance
As per C.A.O. No. Embarkation Tax
ROUND TRIP Includes Eastbound Fare as per Following
Ship
Westbound Ticket
Eastbound Ticket
Purchaser's Name and Address: (U. S. Government)

PURCHASER'S RECEIPT and CONTRACT for PASSAGE from EUROPE to AMERICA Keep this receipt — do not send it to the passenger

VALID FOR PASSAGE

NOT TRANSFERALL

This purchaser's receipt and contract for ocean passage must be carefully preserved by the purchaser as no refund can be obtained without surrendering this receipt. It should not be sent to the passenger and it will not be honored for passage. Passage will only be granted in exchange for the "Prepaid Certificate", issued in conjunction with this "Purchaser's Receipt."

IN CONSIDERATION of the sum named in the margin hereof, the receipt of which is acknowledged, the Company agrees to provide transportation as specified herein for the person or persons mentioned, within two years, at the rates in force at the date hereof, on any of the Company's ships on which there is accommodation available of the class provided for and at the rate paid; AND IT IS MUTUALLY AGREED THAT THIS CONTRACT IS ISSUED BY THE COMPANY AND ACCEPTED BY THE PURCHASER AND BY THE PASSENGER ON THE FOLLOWING TERMS AND CONDITIONS:

- 1. Except as provided in this clause this contract is made between the purchaser acting as agent for the passenger and Cunard White Star Limited and wherever the word "Company" occurs in this contract it refers to Cunard White Star Limited. If, however, transportation is arranged or provided or board a vessel owned or chartered by Donaldson Atlantic Line Ltd., it is agreed that Cunard White Star Limited is acting as Agent for Donaldson Atlantic Line Ltd., with whom this contract shall be deemed to be made and that in such case wherever the word "Company" occurs in this contract it refers only to Donaldson Atlantic line Ltd., and that in such case Cunard White Star Limited shall not be deemed a party to this contract, assumes no responsibility for its performance, and is exempt from any liability under this contract or otherwise.
- 2. A contract ticket for ocean passage will be issued to the passenger (s) in accordance with the laws of the country from which the passenger is boosed or embarks. AND IT IS MUTUALLY AGREED between the Company, the purchaser hereof and the passenger that the purchaser and the passenger will be bound by the terms of such ocean contract in addition to the terms of this prepaid certificate and contract.
- 3. Emigrant passengers must not leave their homes for port of embarkation until advised to do so by the Company, otherwise they must stand the consequences of delay and all expenses in connection therewith. If upon receipt of such advice the passenger does not come forward after signifying his intention to do so, of if the Contract or Interim Ticket or other Passage Certificate issued to the passenger by the Company is lost or mislaid, this Contract is to be considered cancelled and the Passage money absolutely forfeited.
- 4. This contract is not transferable and is valid only for the passengers named herein. It is not available for persons who are not entitled to admission to the United States or Canada, as the case may be, according to the interpretation of the laws of those countries by the Company or otherwise (nor will children under sixteen years of age be accepted unaccompanied by an adult) and the Company shall not be liable for any expenses whatsoever incurred by or for such persons directly or at the port of embarkation.
- 5. The Company may provide board and lodging and forwarding back to their former homes for any emigrant passengers going forward to the port of embarkation, who for any reason whatsoever are not forwarded further, and such expenses shall be a deduction against any refund due on this contract.
- 6. Twenty cubic feet of personal baggage for each Cabin Class adult passenger and 15 cubic feet for each Tourist or Third class adult passenger will be carried by the Company's ship without additional charge and in the event of these amounts respectively being exceeded, the passenger shall pay at the current rate for each cubic foot of excess baggage. But it is agreed that neither the Company, nor the passage broker or agent, nor the ship, is in any case liable or loss of, or injury to, or delay in the delivery of, baggage or property of any passenger beyond the amount of FIFTY DOLLARS for each Cabin, Tourist or Third Class adult passenger at which sums respectively It is hereby mutually agreed that the same is valued and upon which valuation the price of passage hereunder is based, unless the value of the same in excess of these sums respectively be declared at or before the issuance of this contract or at or before the delivery of said baggage or property to the ship, and unless additional compensation at the rate of 1% on such excess of value is paid thereon (in which case the liability shall not exceed such specified value), and unless a special contract is made in duplicate and signed by the parties; and this agreement as to the extent of liability shall also apply to any baggage or property as to which the Company may have become liable as warehouseman either before or after the youage, and to baggage or property apply to any baggage or property as to which the Company may have become liable as warehouseman either before or after the voyage, and to baggage or property placed or intended to be placed in the passenger's stateroom.
- 7. No sut, action or proceeding against the Company or the Ship, or the agents of either, shall be maintainable for the recovery of baggage or property, or for damages for loss of, or injury to, or delay in delivery of the passenger's baggage or property, or for detention of the passenger, delay in landing him or for or each of the terms hereof unless, (a) written notice of the claim be delivered to the Company at its New York address, namely 25 Broadway, New York, N. Y. within forty days after the termination of the voyage and (b) such notice having been given, the suit, action or proceeding is commenced within one year after the termination of the voyage, and such suit, action or proceeding shall not be maintainable thereafter notwithstanding any provision of law of any State or Country to the contrary.

No suit, action or proceeding against the Company or the Ship, or the Agents of either, shall be maintainable for loss of life of or bodily injury to any pissenger unless (a) written notice of claim be delivered to the Company at its New York address, namely 25 Broadway, New York, N. Y., within six months from the day when the death or injury occurred: and (b) such notice having been given, the suit, action or proceeding is commenced within one year from the day when the

- 8. The right is reserved to refuse passage to anyone in such a state of health or physical condition as to be unfit to travel or whose condition through disease or otherwise may be dangerous or obnoxious to other passengers.
 - 9. Additional fare will be collected on any children not specified in this contract, or where misrepresentation has been made as to age.
- 10. Refund can be obtained only by returning this "Prepaid Certificate" and also the "Purchaser's Receipt and Contract" to the Company in the United States f America and after they have received confirmation of the cancellation of the passage from their office abroad. Such refund shall be subject to the customary
- 11. If this contract is issued in connection with a "round trip" and/or for passage during an "off season" and at a reduced rate, it is available for passage only during the periods applying thereto as advertised in the Company's rate schedule in effect at the time of booking, unless the passenger pays the difference between said reduced rate and the regular fare.
- Possenger's Relationship to Purchaser to Pur whatsoever for any passenger otherwise than aboard the Company's ships or the tenders aforesaid, it is understood and agreed that the Company is merely acting in the capacity of agent for the party or parties actually providing such care transportation accommodation victualling amusement entertainment service or facility aforesaid, and that the same are provided subject to the terms appearing in the tickets, vouchers or notices for the time being in force of such party or parties or otherwise imposed by such party or parties. It is further understood and agreed that the Company is not to be, or to be held, liable for the act, neglect, default, or omission of any party whomsoever in respect of any events, matters or things, whatsoever or wheresoever, elsewhere than aboard the Company's ships or such tenders as are supplied at the sole expense of the Company for the purpose of embarking passengers in or from the

13. The Company reserves the right to cancel any scheduled call at any port for any reason at its option at any time whether before or after the sailing of the vessel, without previous notice to the passenger, and without liability to the passenger for any loss, damage or delay whatsoever howsoever consequential thereon, but if the port of debarkation named in this contract ticket is a schedule call so cancelled then—

(a) If such scheduled call be cancelled before the sailing of the vessel the Company shall at the option of the passenger either—

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(1) refund to the passenger the full amount of the passage money, whereupon this contract shall be terminated without any further liability whatsoever on the part of the Company to the passenger, or

(2) furnish to the passenger orders, tickets or vouchers by sea and/or rail, as the case may be, to the port of debarkation named in this contract ticket from the nearest port at which the vessel calls to such port of debarkation, in which event the transit of the passenger to such port of debarkation from the time of leaving the Company's vessel shall be at the sole risk of the passenger in every respect and the Company shall be under no further liability whatsoever to the passenger

if such scheduled call be cancelled after the sailing of the vessel the Company shall furnish to the passenger orders, tickets or vouchers for transportation in accordance with and upon the terms set out in sub-clause (a-2) immediately preceding.

for the Company:

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